

REMARKS

Claims 1, 3 and 6-8 are pending. Reconsideration and allowance based on the following remarks are respectfully requested.

Claims 1 and 3 stand rejected under 35 U.S.C. §103(a) in view of Kushita (US 6,570,689), Numata (JP 2002-280950) and Lilja (US 5,991,640); claim 7 under 35 U.S.C. §103(a) in view of Kushita, Numata, Lilja and Haruki (JP 2002-290606); claim 6 under 35 U.S.C. §103(a) in view of Kushita and Numata; and claim 8 under 35 U.S.C. §103(a) in view of Kushita, Numata, and Haruki. These rejections are respectfully traversed.

Applicants remarks with respect to claims 1 and 6 presented in the previous Response dated June 30, 2009 are hereby incorporated by reference. The Applicants provide the following additional arguments.

Claims 1 and 6 are specific that a signal is automatically sent to a second terminal when a first terminal is connected to a holder and also an automatic wireless connection between the first and second terminal is achieved at this point. There is no user interface which is required for connection to occur.

The Examiner relies upon Kushita to provide this teaching. Applicant respectfully submits that Kushita fails to provide this teaching. Kushita teaches a portable telephone that when placed in a cradle 205 the portable telephone drive mode is set or not set based on a signal received from the automobile system 200 regarding the status of the automobile, e.g. in park, being driven, etc. Applicant finds nowhere in Kushita where it teaches that an automatic wireless connection is made between the portable telephone and any other device when the portable telephone is set in the holder.

The Examiner directs the Applicant to Col. 8, line 32 – Col. 9, line 27. This section of Kushita merely discusses the placement of the phone in a holder and detection of the automobile status so as to control the mode of the phone. Nothing in

this teaching teaches the above claimed features directed to automatically making a connection between a first and second terminal when a first terminal is set in a holder.

Finally, nowhere does Kushita teach that the portable telephone automatically sends a signal to a second terminal when placed in the holder. What in Kushita corresponds to Applicant's claimed second terminal? The Examiner directs Applicant to several sections of Kushita which discloses that the automobile system provides information regarding the automobile so as to set the drive mode in the telephone but there is no teaching of a second terminal as recited by Applicant. The only automatic detection is that of the car's status and the changing of the portable telephone's drive mode based on the status does not equate or teach Applicant's claimed second terminal. Further, nowhere does it teach establishing a wireless connection therebetween.

Further, Numata and Lilja fail to remedy Kushita's deficiencies. Numata is provide the use of BlueTooth for providing a wireless connection. Also, Lilja is provided to teach features of charging when connected to a holder. However, Numata and Lilja fail to teach the above noted deficiencies of Kushita.

Thus, Kushita, Numata, and Lilja fail to teach or suggest each and every feature of claims 1 and 6 as required. Furthermore, Haruki fails to remedy the deficiencies of Kushita, Numata, and Lilja. Accordingly, reconsideration and withdrawal of the rejections are respectfully requested.

Conclusion

For at least the above reasons Applicants respectfully submit claims 1, 3 and 6-8 are distinguishable over the cited art. Favorable consideration and prompt allowance are earnestly solicited.

Should there be any outstanding matters that need to be resolved in the present application, the Examiner is respectfully requested to contact Chad J. Billings Reg. No. 48,917 at the telephone number of the undersigned below, to conduct an

Application No. 10/810,903
Amendment dated February 4, 2010
After Final Office Action of November 16, 2009

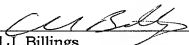
Docket No.: 1163-0502PUS1

interview in an effort to expedite prosecution in connection with the present application.

If necessary, the Commissioner is hereby authorized in this, concurrent, and future replies to charge payment or credit any overpayment to Deposit Account No. 02-2448 for any additional fees required under 37.C.F.R. §§1.16 or 1.17; particularly, extension of time fees.

Dated: February 4, 2010

Respectfully submitted,

By 
Chad J. Billings
Registration No.: 48,917
BIRCH, STEWART, KOLASCH & BIRCH, LLP
8110 Gatehouse Road, Ste 100 East
P.O. Box 747
Falls Church, Virginia 22040-0747
(703) 205-8000
Attorney for Applicant